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8	on behalf of all others similarly situated	
9		
10	UNITED STATES DISTRICT COURT	
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
12	SAN JOSE DIVISION	
13		
14	MAXIMILIAN KLEIN and SARAH GRABERT,	Case No. 5:20-cv-08570-LHK
15	individually and on behalf of all others similarly situated,	
16	Plaintiffs,	DAMES PLAINTIFFS' NOTICE OF FILING RESPONSE IN OPPOSITION TO
17	,	FACEBOOK, INC.'S MOTION FOR ADMINISTRATIVE RELIEF TO CONSIDER
18	V.	WHETHER CASES SHOULD BE RELATED
19	FACEBOOK, INC., Delaware corporation,	PURSUANT TO CIVIL L.R. 3-12
20	Defendant.	
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	D ALVIER DI ANTENDO MONTON ON THE	Case No. 5:20-cv-08570-LHK
	DAMES PLAINTIFFS' NOTICE OF FILING RESPONSE IN OPP'N TO FACEBOOK'S MOTION FOR ADMINISTRATIVE RELIEF	
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## **DAMES PLAINTIFFS' NOTICE OF FILING PURSUANT TO LOCAL RULE 3-12(e)**

On December 16, 2020, Defendant Facebook, Inc. ("Facebook") filed its Motion for Administrative Relief to Consider Whether Cases Should be Related Pursuant to Civil L.R. 3-12 (the "Motion"), requesting that *Sherman v. Facebook, Inc.*, No. 3:20-cv-08721-LB; *Kupcho v. Facebook, Inc.*, No. 4:20-cv-08815-JSW; and *Dames v. Facebook, Inc.*, No. 3:20-cv-08817-TSH be related to *Reveal Chat Holdco LLC*, *et al.*, *v. Facebook, Inc.*, 5:20-cv-00363-BLF. ECF No. 87. Non-parties Deborah Dames and Timothy Mathews ("the *Dames* Plaintiffs") filed, in the *Reveal Chat* case, an opposition to Facebook's Motion on December 21, 2020, requesting that the *Reveal Chat* Court deny the Motion. *Reveal Chat*, ECF No. 93 (the "Opposition").

For the Court's convenience, and pursuant to Civil L.R. 3-12(e), the *Dames* Plaintiffs hereby lodge:

- 1. As **Exhibit A**: Facebook's Motion and the materials Facebook filed in support of its Motion, which were filed in the *Reveal Chat* case; and
- 2. As **Exhibit B**: The *Dames* Plaintiffs' Opposition to Facebook's Motion and the materials the *Dames* Plaintiffs filed in support of their Opposition to Facebook's Motion, which were filed in the *Reveal Chat* case.

DATED: December 21, 2020

Respectfully submitted,

/s/ Jennifer L. Joost

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Case No. 5:20-cv-08570-LHK

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**CERTIFICATE OF SERVICE** I hereby certify under penalty of perjury that on December 21, 2020, I authorized the electronic filing of the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses on the Electronic Mail Notice List maintained by the Court. DATED: December 21, 2020 /s/ Jennifer L. Joost KESSLER TOPAZ MELTZER & CHECK, LLP Jennifer L. Joost (Bar No. 296164) One Sansome Street, Suite 1850 San Francisco, CA 94104 Telephone: (415) 400-3000 Facsimile: (415) 400-3001 jjoost@ktmc.com